

7-10  
IN THE DISTRICT COURT OF THE FOURTH JUDICIAL DISTRICT OF THE STATE OF  
UTAH, SITTING AT UTAH COUNTY.

Provo Reservoir Company Company,  
Plaintiff.

Vs.

Provo City et al

CIVIL CASE NO. 2888.

The motion of the defendant, John D. Dixon to have modified the decision heretofore announced with reference to the rights of said John D. Dixon under Application No. 2134 for the right to appropriate 10 second feet of Water from Provo River, having been made, and it appearing that the said John D. Dixon presented proof in support of his claim to said water, The Court does hereby ORDER that the said decision be modified by inserting a paragraph to be numbered <sup>34 1/2</sup> ~~34~~ (the same to follow paragraph No. 35 of the original decision, which under the order of the court dated June 14th 1918 became paragraph No. 34) and said paragraph inserted to read as follows;

The defendant John D. Dixon having duly made application to the State engineer of the State of Utah, by application number 2134 under ~~under xxxxxxxx~~ date of October 27th, 1908 to appropriate 10 second feet of water from Provo River, in Utah County, Utah, and having complied with the laws and requirements in relation to the appropriation of water, is entitled to complete said appropriation and make final proof thereof to the State Engineer; and upon the completion of said appropriation and the making of such final proof will be entitled to divert said water from Provo River at his point of diversion near the mouth of Provo Canyon, in Utah County, Utah; and pending the completion of said appropriation and the making of such final proof, is entitled to make such diversion and use the said water as above set forth.

The right in this paragraph found and awarded are hereby designated as Class ~~B~~ C water.

Dated this 23<sup>rd</sup> day of July 1918.

CLW Morse  
Judge pro tem